Case 1:16 THE Northern District of Georgia FILED IN CO. Allament 8

For The Northern District of Georgia FILED IN OCT - 2 2017

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Incident Dak: Dec. 22, 2015

Michael J. Snellings dr., GDC # 1099143

Planitiff.

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Civil Action Filed No.? 1:16 CV-20130-CC-AUB

Officer R. Stray. Defendant.

Plaintiff Michael d. Snelling. Lr. GR. #1099143. Who is confined at the facility of Badwin State Prison in Hardwick: GA.

I would like to take this opportunity to write upo 30 you can understand the facts of my Claim against the Defendant Officer R. Stray and other that was of aware of this incident may be also involved on Dec. 20.2017.

Staff member's name I know some of them not all the names but only by faces that I can remember when I see there face.

- 1). Sqt. J. Gradner: (Witness) He save my life and had me to 10 Some of the employe of different staff Officer.
- 2). Mader Walker: (Defendant). That refuse to help me with the Grievance Forms that I had on Other Staff Officer in the Woong they was doing to Other inmates. Also Covery up for the Officer's who was getting the Chomes and Drugs into the facility of the dail.
- 3). Capt McGee: (Defendant). When I was on GNAth I try to talk to him about my Grievance forms that I torn into the Grievance Office never was respond back on the Defendant Officer R. Stray. He also refuse to help me with my matter.

4). Sqt. White Head: (The one Who run Classifications Dept.

Refuse to move me to keep this incident from
happen also When I had my Step Sister to Contact
(Defendant) Page: 1

Dep. 27, 17

the Problem that me and other immate Myron Thomas BK # 1423925 was having between one another for Something my Cell-mate done to me by Writing a letter to Eapt McGee about a that Myron Thomas had in side has light and Other my name on the letter that is why immate Myron Thomas Physical harm.

5). Witness Step Sister Khadedia IK Cour Contact Number.
(678) 734-8592 P.O. Box 62056). Allanta, GA 30362
For more Information if needed Please. That Can

be some help to you and me.

6). Officer Carter: (Defendant). That is when he open all the Cell doors on 78T While on "Administrative Lock-doon Zone of 600 and I have Grevance that to and no respond on it never.

D. Employee that was at Gray Hospital while watching over me is involved in this incident on Netember. 22, 2015 I can't think of all names at this moment but through 10 I can remember there faces really good; It I see them through a line up.

1. Introduction

On April. 4,2017. In an effort to narrow the issues in dispute before the Court, Defendant Served this First requests for counts sions of fact upon Plaintiff Pursuant to red. B. Civ. Pro. 36. See Exhibit (A.) I the Plaintiff michael Snelling it. have not been getting my mail here at Baldwin State Prison in Hardwick, GA, The People in the mail room be holding immates mail. This is why I miss my due date on April, 15,2017, But I didn't failed to answer or object to any of the matter advessed in Defendant's First Bequests for admissions of fact, I will be glad to answer the Defendant Officer R. Stoy question at any time. Except for request No. 3' and no cause which it is an cause.

Sec exhibite 1920 BN 10886 Obtionne At 66 lacien 1500/17 projects from 36 (Q)(3), "a matter is admitted unless, with in 30 days after being Served, the Party to Worm the request is directed serves on the requesting Party a written ensurer or obdection."

on April 11, 2017, 2. Factual And Rocebral Bockground Plaintiff michael J. Snelling, in was Served via First Cass mail but didn't get in time because it was held up in the Mail room with Defendant Officer R. Stroy requests for admissions of Each regarding ten (10) matters.

Case 1:16-cv-00130-cc-AB Document 54 tited ably, 12,2017 Smelling V. Stooy

Plaintiff Michael J. Swelling, dr. Motion to Dean First Requests For Admissions of Fact Admitted

First Plaintiff Das asked to admit that Officer Stray 1008 enounce that invente Nyron Morres Booking No. *
1123925 Possed a risk of Physical have to me LAFA"I)
Second, Plaintiff Was asked to admit that Officer Stray did received some documentation from the (Folton County Lil Personnel informing him that invente Myron Thomas Possed a risk to me he was told his before the incident 3 weeks ahead of time. (BFA *?)
Third, Plaintiff was asked to admit that officer show was aware of any gricounces had been filed against inmate Myron Thomas yes when I was moved to 7NT 100 Zone but Officer Show refose to look at the 42 D.SC \$ 1883 I had filed on him as Well as the

griedance form of December, 22, 2016 Griedance Number: Otholb-27671 Type Cade: 36 Griedance Code: 1 Nature of Griedance: Allegertion of Physic! Abuse. Griedance Officer Lieutenant 3. morton is review Investigation. (Response To Immate Griedance)

SARIN (REA *3)

Page: 3

- Frederick was asked to admit that he did filed grievance against the Defendent also in how Officer R. Stroy didn't have no other Officer with him white he was exacting hyron Thomas without hundrefts on the immate (RFA #5)
- Sixth. Plaintiff was asked to admit that he informed other Staff that immate Nycon Thomas Posed a threat to him Prior to the assault. Yes I did to Madar walker and to Bat. White Had and other name Unknown also Sat d. Gradner my witness. (RFA *6)
 - Seventh, Plaintiff was asked to admit that he informed Defendant Officer R. Strong that invade Depart Thomas Posed a threat to him Prior to the assault. Yes I did before the next day but Officer R. Strong refuse to list to me and thought that it was a game because we both was behind Close down don't mean that he Still Coold get to me but he did Officer R. Strong was aware of that. (RFA *5)
- Eighth Plaintiff was asked to admit that he did not see Officer R. Stroy escort inmate Nyoun Nomas into the Zone of 600 not once the immate came into the Zone own his own without the Mandouff's on for the last time that I say this for the record of the court

coposition of the condition of the state of the officer have never seen or was told by the officer R. Stroy he never went up the skins with the inmate. Never Thomas not once or hardcoff's on the inmate. (RFA#8)

North Plaintiff was asked to admit that he did see Officer Ri Shar remove any Physical estraints from immate Alyron momas Prior to the assault. Like I have said Defore so many times yes I did watch inmate Alyron Thomas From Zone 700 to Zone 600 Posed me with an weapon where it come from I don't no CAFA #9)

Plaintiff was asked to admit that officer R. Tenth Stroy was aware that Plaintiff michael Snelling, Jr. Was Present at the kiosk machine when officer R. Stroy allegedly released in mate Nyron Thomas restraints. The inmate never had any on at all. Defendant officer R. Stroy was on camera he dust Stood there at the red zane of 600 exit door With no other Staff Officer with him While escorting the inmate and watching every-thing happen to me." A camera don't lie So let's review the camera and let it Speak (a it self. (RTA*10) Here are the facts and the truth that the Defendant Officer R. Stroy Civil Action Filed September, 13,2017 Should have done to a void this incident but didn't he knew What invinate Nyvon Thomas had in mind to do to me this is any the Defendant Officer A. Shoy Page : 5

Sep. 27, 2017

Coto 2:160/20+30/GE DOUGHANT/GE/FILAN 10/10/2/PP Page 4 of 8mc. because I knew to much about how the Phones and the Props was coming into the Facility of the (Either County Jail). 1. Plaintiff Play that you find out where Myron Themps confined at what Excility and have him in Court 98 Well let's up to trial. And remember it's not about me it's about the Defendant Officer A. Skoy and my Safety While I was Contined inside that Excility of the (Filter County dil.) Since may 01, 2014 to Oct. 04, 2016 I have Seen and heard has Staff member's was affiliated with the gang member's also family member's who can get the items into the Eacility of Jail that Knew the inmates from the Streat's and by Phone. Of total Of days While Confined in the (Filton Co. Jail) before my Sentence 858 days, My Statement Will never Change What is really happen behind closed door's you will never See the real truth in What a in mate really go through unless upo see it for your self in house review intrestigation of (Fulton Co. dail) the truth shall be told.

signed 26th day of September, 2017

Michaeld, Enelling, In Signature of Plaintiff Case 1:16-cv-00130-CC Document 66 Filed 10/02/17 Page 7 of 8
Repectfully Submitted, This 26th day of September, 2017
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United State & District Court

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The Atlanta GA 30303 - 3318

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